REMARKS

Reconsideration of the rejection of claim 1 is respectfully requested.

That claim calls for plugging an upper portion into a lower portion, said upper portion coupled to said heat sink and said lower portion coupled to a printed circuit board. Thus, when the two items are plugged together, one of those items is already connected to the heat sink and the other item is already connected to the printed circuit board.

No such operation occurs with either Lin or Liu. In Lin, the connection only occurs in one step, at which time both the heat sink and the printed circuit board are connected. There is never any point in time where one of the items is plugged into the other and each of the items is already connected to one of the heat sink in the printed circuit board.

Likewise, in Liu, there is only one connection. Therefore, reconsideration would be appropriate.

Similarly, claim 11, as amended, patentably distinguishes for the reasons set forth above.

Claim 21 has been amended to include the subject matter of claim 24, indicated to be allowable.

Reconsideration of the rejection of claim 33 is respectfully requested. With respect to the rejection of claim 33, it is respectfully submitted that the pending application and the cited Ulen patent were, at the time the invention of the pending application was made, owned by Intel Corporation.

Therefore, under Section 103(c), reconsideration would be appropriate.

Respectfully submitted,

Date: May 19, 2006

Timothy M. Trop, Reg. No. 28,994

TROP, PRUNER & HU, P.C. 8554 Katy Freeway, Ste. 100

Houston, TX 77024 713/468-8880 [Phone]

713/468-8883 [Fax]

Attorneys for Intel Corporation